

**PRODUCT:** 25 cans and 8 cases, each containing 12 cans, of chicken gizzards; 18 cans of spaghetti and chicken livers; 9 cans of chicken broth; and 16 cans of chicken a la king, at Chicago, Ill.

**LABEL, IN PART:** (Can) "Cloverblossom Chicken Gizzards Contents 1 Lb. [or "Net Weight 3 Lbs. 4 Ozs.]""; "Net Weight 3 Lbs. 4 Ozs. Cloverblossom \* \* \* Spaghetti & Chicken Livers"; "Net Weight 3 Lbs. 4 Ozs. Cloverblossom \* \* \* Condensed—Clear Chicken Broth"; "Cloverblossom Net Weight 3 Lbs. 4 Ozs. Chicken Ala King."

**NATURE OF CHARGE:** Misbranding, Section 403 (e) (2), the articles failed to bear a label containing an accurate statement of the quantity of the contents since the label statements "Contents 1 Lb." and "Net Weight 3 Lbs. 4 Ozs." were inaccurate. (Examination showed that the articles were short weight.)

**DISPOSITION:** June 25, 1953. No claimant having appeared, judgment of condemnation was entered. The court ordered that the products be destroyed since it appeared that the cans were swelling and leaking.

### VITAMIN, MINERAL, AND OTHER PRODUCTS OF SPECIAL DIETARY SIGNIFICANCE\*

**20299. Adulteration and misbranding of vitamin and mineral combination capsules. U. S. v. 106 Bottles \* \* \*. (F. D. C. No. 34692. Sample No. 56474-L.)**

**LIBEL FILED:** March 2, 1953, Southern District of Ohio.

**ALLEGED SHIPMENT:** On or about July 9, 1951, from Los Angeles, Calif.

**PRODUCT:** 22 bottles, each containing 30 capsules, and 84 bottles, each containing 75 capsules, of vitamin and mineral combination capsules at Cincinnati, Ohio.

**NATURE OF CHARGE:** Adulteration, Section 402 (b) (1), valuable constituents, vitamin B<sub>6</sub> and vitamin C, had been in part omitted or abstracted from the article.

Misbranding, Section 403 (a), the label statement "One \* \* \* Tablet \* \* \* provides \* \* \* Vitamin B<sub>6</sub> \* \* \* 0.25 Mg. Vitamin C \* \* \* 75 Mg. 250% MDR" was false and misleading as applied to the article, which contained less than the stated amounts of vitamin B<sub>6</sub> and vitamin C.

The article was adulterated and misbranded while held for sale after shipment in interstate commerce.

**DISPOSITION:** April 20, 1953. Default decree of condemnation and destruction.

**20300. Misbranding of Camson Brand Trael Trace Mineral Concentrate. U. S. v. 19 Drums \* \* \*. (F. D. C. No. 34147. Sample No. 14514-L.)**

**LIBEL FILED:** November 25, 1952, District of Colorado.

**ALLEGED SHIPMENT:** On or about February 22, 1952, by the Campbell-Hudson Co., from Rochelle, Ill.

**PRODUCT:** 19 drums, each containing 25 pounds, of Camson Brand Trael Trace Mineral Concentrate and a number of circulars entitled "Inorganic Elements in Harmonious Proportions" at Denver, Colo.

\*See also No. 20252.

**LABEL, IN PART:** "Camson Brand Trael Trace Mineral Concentrate \* \* \* Ingredients: Cobalt Sulphate Copper Sulphate Zinc Sulphate Manganese Sulphate Magnesium Sulphate Iron Sulphate Dextrose Anise."

**NATURE OF CHARGE:** Misbranding, Section 403 (a), certain statements and designs on the drum label, in a leaflet within the drum, and in the accompanying circulars were false and misleading. The statements and designs represented and suggested that all of the inorganic components of the article possessed nutritional value for cattle, sheep, and hogs; that deficiencies of these substances exist in the rations of such animals; that the proportions of them incorporated in the article have some scientific or rational basis; and that feeding the article to animals as recommended would result in their over-all improvement. There exists no known deficiency of manganese or zinc in the rations for cattle, sheep, and hogs; there is no recognized need for cobalt in the diet of hogs; there is no scientific or rational basis for the proportions of the several ingredients of the article; feeding the article to animals as recommended would not result in their over-all improvement; and the article would not fulfill the promises of benefit made and implied by such statements and designs.

**DISPOSITION:** January 16, 1953. Default decree of condemnation and destruction.

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# U. S. Department of Health, Education, and Welfare

## FOOD AND DRUG ADMINISTRATION

### NOTICES OF JUDGMENT UNDER THE FEDERAL FOOD, DRUG, AND COSMETIC ACT

[Given pursuant to section 705 of the Food, Drug, and Cosmetic Act]

20301-20350

### FOODS

The cases reported herewith were instituted in the United States district courts by the United States attorneys, acting upon reports submitted by the Department of Health, Education, and Welfare, and include, where indicated, the results of investigations by the Department, prior to the institution of the proceedings. Published by direction of the Secretary of Health, Education, and Welfare.

CHARLES W. CRAWFORD, *Commissioner of Food and Drugs.*  
WASHINGTON, D. C., May 26, 1954.

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